1 2 3 4 5 6 7 8 9 110 111	NICOLAS S. GIKKAS (SBN 189452) THE GIKKAS LAW FIRM 530 Lytton Avenue 2nd Floor Palo Alto, California 94301 Phone: (650) 617-3419 Facsimile: (650) 618-2600 Email: nsg@gikkaslaw.com KIEUN SUNG-IKEGAMI (SBN 211762) JON IKEGAMI (SBN 211766) INNOVATION COUNSEL LLP 2880 Lakeside Drive Suite 200 Santa Clara, California 95054 Phone: (408) 331-1670 Facsimile: (408) 638-0326 Email: jsung@innovationcounsel.com jikegami@innovationcounsel.com	
12 13	Attorneys for Plaintiff PETZILLA, INC.	
14	UNITED STATE	S DISTRICT COURT
15	NORTHERN DISTI	RICT OF CALIFORNIA
16	SAN FRANC	SISCO DIVISION
17		
118 119 220 221 222 233 224 225 226 227	PETZILLA, INC. a Delaware corporation, d/b/a Petzila, Plaintiff, v. ANSER INNOVATION LLC, a Minnesota limited liability company, Defendant.	Case No. 14-cv-01354 EMC DECLARATION OF NICOLAS GIKKAS IN SUPPORT OF PLAINTIFF PETZILLA'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS UNDER SEAL Courtroom: 5, 17th Floor Judge: Hon. Edward M. Chen
-0	Declaration of Nicolas Gikkas ISO Plaintiff Petzilla's Adr Case No. 14-cv-01354 EMC	ninistrative Motion to File Documents Under Seal

2 1.

- 1. I am lead attorney and counsel of record for plaintiff Petzilla, Inc. ("Petzila") in the above-captioned matter. I make this declaration on personal knowledge and if called as a witness could and would testify competently thereto.
- 2. The document and information contained in Exhibit E of the Declaration of Nicolas Gikkas in Support of Motion for Leave to File Motion for Reconsideration of Plaintiff's Motion for Expedited Discovery (Dkt. No. 17) ("Gikkas Decl. ISO Motion for Leave") was produced by Defendant Anser Innovation LLC ("Anser") with bates number AIL00258 and designated "Highly Confidential Attorney's Eyes Only" under the terms of the stipulated protective order entered by the Court.
- 3. The document and information contained in Exhibit F of the Gikkas Decl. ISO Motion for Leave was produced by Anser with bates number AIL000032 and designated "Highly Confidential Attorney's Eyes Only" under the terms of the stipulated protective order entered by the Court.
- 4. The document and information contained in Exhibit G of the Gikkas Decl. ISO Motion for Leave was produced by Anser with bates number AIL000462 and designated "Highly Confidential Attorney's Eyes Only" under the terms of the stipulated protective order entered by the Court.
- 5. The documents and information contained in Exhibit H of the Gikkas Decl. ISO Motion for Leave were produced by Anser with bates numbers AIL000457-458 (email) and AIL000443 (list) and designated "Highly Confidential Attorney's Eyes Only" under the terms of the stipulated protective order entered by the Court.
- 6. The document and information contained in Exhibit I of the Gikkas Decl. ISO Motion for Leave was produced by Anser with bates numbers AIL000284-286 and designated "Highly Confidential Attorney's Eyes Only" under the terms of the stipulated protective order entered by the Court.
- 7. The document and information contained in Exhibit J of the Gikkas Decl. ISO Motion for Leave was produced by Anser with bates number AIL000260 and designated "Highly Declaration of Nicolas Gikkas ISO Plaintiff Petzilla's Administrative Motion to File Documents Under Seal

 Case No. 14-cv-01354 EMC

1	Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order entered by	
2	the Court.	
3	8. The documents and information contained in Exhibit K of the Gikkas Decl. ISO	
4	Motion for Leave were produced by Anser with bates numbers AIL000469-470 and designated	
5	"Highly Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order	
6	entered by the Court.	
7	9. The document and information contained in Exhibit L of the Gikkas Decl. ISO	
8	Motion for Leave was produced by Anser with bates number AIL000444 and designated "Highly	
9	Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order entered by	
10	the Court.	
11	10. The document and information contained in Exhibit P of the Gikkas Decl. ISO	
12	Motion for Leave was produced by Anser with bates numbers AIL000265-83 and designated	
13	"Highly Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order	
14	entered by the Court.	
15	11. The document and information contained in Exhibit R of the Gikkas Decl. ISO	
16	Motion for Leave was produced by Anser with bates number AIL000257 and designated "Highly	
17	Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order entered by	
18	the Court.	
19	12. The document and information contained in Exhibit S of the Gikkas Decl. ISO	
20	Motion for Leave was produced by Anser with bates number AIL000264 and designated "Highly	
21	Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order entered by	
22	the Court.	
23	I declare under penalty of perjury under the law of the United States of America that the	
24	foregoing is true and correct. Executed on this 22nd day of July 2014.	
25	By: /s/ Nicolas S. Gikkas	
26	NICOLAS S. GIKKAS	
27		
20		

1	CERTIFICATE OF SERVICE	
2		
3	I, the undersigned counsel for Petzilla, Inc., do hereby certify that on this 22nd day of July	
4	2014, served DECLARATION OF NICOLAS GIKKAS IN SUPPORT OF PLAINTIFF	
5	PETZILLA'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS UNDER SEAL, by	
6	causing a true and correct copy to be delivered via First Class U.S. Mail, addressed to the following	
7	attorney in this case:	
8		
9	Grant Fairbairn Fredrikson & Byron, P.A.	
10	Attorney 200 South Sixth Street	
11	Suite 4000 Minneapolis, MN 55402	
12		
13		
14	/ (NT - 1 - G - GTL)	
15	/s/ Nicolas S. Gikkas Nicolas S. Gikkas (SBN 189452)	
16	The Gikkas Law Firm 530 Lytton Avenue 2nd Floor	
17	Palo Alto, CA 94301 Phone: (650) 617-3419	
18	Facsimile: (650) 617-3419 Facsimile: (650) 618-2600 Email: nsg@gikkaslaw.com	
19	Eman. usg@gikkasiaw.com	
20	Attorney for Plaintiff	
21	PETZILLA, INC. d/b/a PETZILA	
22		
23		
24		
25		
26		
27		
28	Certificate of Service Case No. 14-cy-01354 FMC	

Declaration of Nicolas Gikkas ISO Plaintiff Petzilla's Administrative Motion to File Documents Under Seal Case No. 14-cv-01354 EMC